UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NEW YORK

EASTERN POTATO DEALERS, INC., CAMBRIDGE FARMS, INC., H.C. SCHMIEDING PRODUCE, INC. and E.K. BARE & SONS INC..

Plaintiffs.

08-cv-6280 (CJS)

- against -

STIPULATION

TNC PACKING CORPORATION, THOMAS CASE and NANCY CASE,

Detendants.	
	v

IT IS HEREBY STIPULATED AND AGREED, by and between the attorneys for the parties and proposed intervenors, and the pro se defendants, as follows:

- The time for Cambridge Farms, Inc., H.C. Schmieding Produce, Inc., and E.K.
 Bare & Sons Inc. ("Plaintiffs") to respond to the pending motions of Dibble and Miller and Lacy
 Katzen, and to make any additional motions they deem advisable, is extended to April 15, 2011.
- The time for the Shults intervenors to file a reply in further support of their motion to intervene [Dkt. No. 61] is extended to April 15, 2011.
- 3. The time for Dibble and Miller to respond to any new papers filed in opposition to the pending motion by Dibble and Miller [Dkt. No. 29], is extended to May 15, 2011. The time for Dibble and Miller to respond to any new motions made by Plaintiffs is extended to May 15, 2011.
- 4. The time for Plaintiffs to reply to any opposition to new motions filed by them on or before April 15, 2011, shall be May 27, 2011, it being understood that those reply papers shall relate solely to any new motions, not to the pending motions of Dibble and Miller [Dkt. No. 29] and Lacy Katzen [Dkt. No. 67].

- None of the parties has any objection to plaintiffs' counsel participating 5. telephonically in the oral argument of the motions referred to in this stipulation.
- Fax signatures shall be deemed originals for all purposes in connection with this 6. stipulation.

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Dated:	Rochester, New York March 15, 2011 By:	Law Offices of Bruce Levinson Attorneys for Plaintiffs Bruce Levinson Dibble and Miller, P.C.
	Ву:	Gerard Norton
		Lacy Katzen LLP
	Ву:	David D. MacKnight
		The Wolford Law Firm LLP Attorneys for the Shults Intervenors
	Ву:	Sarah Snyder Merkel
		Thomas Case, Pro Se
	Ву:	Thomas Case
		Nancy Case, Pro Se

- 5. None of the parties has any objection to plaintiffs' counsel participating telephonically in the oral argument of the motions referred to in this stipulation.
- 6. Fax signatures shall be deemed originals for all purposes in connection with this stipulation.

Dated:	Rochester, New York March 15, 2011	Law Offices of Bruce Levinson Attorneys for Plaintiffs
	Ву:	Bruce Levinson
		Dibble and Miller, P.C.
	Ву:	Gerard Norton
	Ву:	David D. MacKnight
	6	The Wolford Law Firm LLP Attorneys for the Shults Intervenors
	Ву:	Sarah Snyder Merkel
		Thomas Case, Pro Se
	By:	Thomas Casa
		Thomas Case Nancy Case, Pro Se

5.	None of the parties has any objection to plaintiffs' counsel participating
telephonical	ly in the oral argument of the motions referred to in this stipulation.
6.	Fax signatures shall be deemed originals for all purposes in connection with this
stipulation.	
Dated:	Rochester, New York March 15, 2011 By: Bruce Levinson Dibble and Miller, P.C. By: Gerard Norton
	Lacy Katzen LLP
	By: David D. MacKnight The Wolford Law Firm LLP Attorneys for the Shults Intervenors
	By: Sarah Snider Merkel
	Thomas Case, Pro Se

Thomas Case

Nancy Case, Pro Se

By:

By:

Approved and so ordered: 4-15-11

HONORABLE CHARLES J. SIRAGUSA
United States District Judge